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8 **CENTRAL DISTRICT OF CALIFORNIA**
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10 STEPHEN TURNER, an individual }
11 } Plaintiff,
12 }
13 } vs.
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15 } NEW FULLERTON CAR WASH, a
16 } California corporation; GG'S CAR
17 } WASH, INC., A California corporation;
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23 } Case No.: 2:24-cv-01557-DDP-RAO
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1 PLEASE TAKE NOTICE that Plaintiff STEPHEN TURNER (“Plaintiff”) pursuant
2 to Federal Rule of Civil Procedure Rule 41(a)(1), hereby voluntarily dismisses the
3 entire action *without prejudice* pursuant to Federal Rule of Civil Procedure Rule
4 41(a)(1) which provides in relevant part:

5 (a) **Voluntary Dismissal.**

6 (1) By the Plaintiff.

7 (A) *Without a Court Order.* Subject to Rules 23(e), 23.1(c), 23.2, and
8 66 and any applicable federal statute, the plaintiff may dismiss an
9 action without a court order by filing:

10 (i) A notice of dismissal before the opposing party serves either
11 an answer or a motion for summary judgment.

12 Defendant GG’S CAR WASH, INC., a California corporation has neither answered
13 Plaintiff’s Complaint, nor filed a motion for summary judgment. Accordingly,
14 Defendant may be dismissed without prejudice and without an Order of the Court.

16 ASCENSION LAW GROUP, PC

18 DATE: October 21, 2024

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/s/ Pamela Tsao

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Pamela Tsao, attorney for Plaintiff

21 STEPHEN TURNER